

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA**

UNITED STATES OF AMERICA	*	CRIMINAL DOCKET NO. 11-153
v.	*	SECTION: "R" (1)
KATIE ANN BOUDREAUX	*	VIOLATIONS: 18 U.S.C. § 4
	* * *	

FACTUAL BASIS

If this case had gone to trial, **KATIE ANN BOUDREAUX**, (hereinafter "**BOUDREAUX**"), agrees that the government would prove her guilty beyond a reasonable doubt of count 1 of the superseding bill of information, which charges her with knowledge of, concealing the knowledge of and failing to make known to lawful authorities the actual commission of a felony cognizable by a court of the United States to wit: the illegal possession of a firearm by a convicted felon in violation of 18 U.S.C., Section 922 (g)(1), and that the government would have proved the following beyond a reasonable doubt through competent evidence:

That at a time unknown but prior to July 16, 2010, **BOUDREAUX**, became aware that her boyfriend Troy Dupre, was prohibited from possessing or purchasing a firearm both because she was aware of his prior felony conviction and because he told her that he was denied by the dealer when he attempted to purchase a firearm from a federally licensed firearm dealer. That **BOUDREAUX** initiated a scheme with Dupre to purchase a gun for Dupre after he

had been denied the purchase of a firearm by a federally licensed firearms dealer. Despite this knowledge **BOUDREAUX** actively assisted Dupre by purchasing a firearm on July 16, 2010, from Academy Sports and Outdoors, Houma, Louisiana, in the Eastern District of Louisiana, and executed a Department of Treasury, Bureau of Alcohol, Tobacco, and Firearms, Form 4473, Firearms Transaction Record in her name and was aware of the firearms subsequent use and possession by Troy Dupre.

BOUDREAUX, despite having the knowledge related herein, was aware that Dupre possessed and used the firearm after its purchase on July 16, 2010 and before its confiscation by Louisiana State Police on September 13, 2010. **BOUDREAUX** concealed Dupre's possession and use of the firearm and did not at any time notify any judge, or other person in any civic or military authority of or under the United States, or any law enforcement officer of their knowledge of the actions of Dupre.

TONY GORDON SANDERS
Assistant United States Attorney
Louisiana Bar Roll No. 11705

Date

VALERIE JUSSELIN
Counsel for Defendant
Louisiana Bar Roll No. _____

Date

KATIE ANN BOUDREAUX, Defendant

Date